UNITED STATES DISTRICT COURT OF FICE DISTRICT OF MASSACHUSE FISH OF FICE

		OM 10.
KENNETH EUGENE BARRON,)	STRICT COURT
Plaintiff,) 5.5.1) 915 ⁷	DISTRICT COUR! TRICT OF MASS
v.) Civil A	action No. 04CV40023RCL
)	
UNITED STATES OF AMERICA,)	
)	
Defendant.)	
)	

OPPOSITION OF THE UNITED STATES TO PLAINTIFF'S PARTIAL MOTION FOR SUMMARY JUDGMENT

<u>and</u>

THE UNITED STATES' CROSS MOTION FOR SUMMARY JUDGMENT PURSUANT TO FED. R. CIV. P. 56(c)

The defendant, United States of America, hereby opposes Plaintiff's partial motion for summary judgment, and cross moves for summary judgment, pursuant to Fed. R. Civ. P. 56(c).

Respectfully submitted,

Defendant, United States of America, By its attorney,

MICHAEL J. SULLIVAN United States Attorney

By:

Gina Y. Walcott-Torres Assistant U.S. Attorney

John Joseph Moakley U.S. Courthouse

1 Courthouse Way, Suite 9200

Boston, MA 02210 (617) 748-3369

Dated: June 16, 2004

CERTIFICATE OF SERVICE

This is to certify that I have this 16th day of June 2004, served upon the person listed below a copy of the foregoing document by depositing in the United States mail a copy of same in an envelope bearing sufficient postage for delivery:

Kenneth Eugene Barron (Prison #30255-037), pro se, FMC Devens, P.O. Box 879, Ayer, MA 01432

Gina Y. Walcott-Torres

Assistant United States Attorney

REQUEST FOR WAIVER OF LOCAL RULE 7.1(A)(2) CERTIFICATION

The undersigned counsel hereby requests a waiver of the requirements of Local Rule 7.1(A)(2). As reasons therefore, she asserts that the plaintiff, who is acting *pro se*, is incarcerated at the Federal Medical Center in Devens, Massachusetts.

Gina Y. Walcott-Torres

Assistant United States Attorney



ELIZABETH A. RITVO COUNSELLOR-AT-LAW

FILED IN CLERKS OFFICE

Direct Line (617)856-8249 E-Mail ERITVO@BRFG.COM 2004 JUN 16 P 1:38

June 16, 2004

U.S. DISTRICT COURT DISTRICT OF MASS.

BY HAND

Lisa Hourihan, Clerk United States District Court for the District of Massachusetts Suite 2300 1 Courthouse Way Boston, MA 02210

Re:

Mark Adams, Sr. and Mark Adams, Jr., PPA Heather Adams

Vs.

Fox Sports Networks and FoxSports.Com

Civil Action No. 01-10523-RCL

Dear Ms. Hourihan:

Judge Lindsay's order of June 15, 2002 indicated that you would be scheduling a hearing on the defendants' Motion for a New Trial. I wanted to let you know that I will be away from July 1 through July 23, 2004. I would hope that the Court could consider this when setting a date for the hearing.

Thank you.

Very truly yours,

BROWN RUDNICK BERLACK ISRAELS

Elizabeth A. Ritvo

ER/ff

cc: John E. Sutherland, Esq.

#1283055 v\1 - ritvoea = - \$0f01!.doc = - 21278/1

One Financial Center Boston, Massachusetts 02111 617.856.8200 fax 617.856.8201 www.brownrudnick.com

Dublin | Hartford | London | New York | Providence